Revision: HCFA-PM-93-5

(MB)

ATTACHMENT 2.6-A Page 22

Nevada State:

Citation

Condition or Requirement

- 7. Resource Standard Medically Needy
 - Resource standards are based on family size.

1902(a)(10)(C)(i) of the Act

- b. A single standard is employed in determining resource eligibility for all groups.
- c. In 1902(f) States, the resource standards are more restrictive than in 7.b. above for--

Aged Blind Disabled

Supplement 2 to ATTACHMENT 2.6-A specifies the resource standards for all covered medically needy groups. If the agency chooses more restrictive levels under 7.c., Supplement 2 so indicates.

1905(p)(1)(D) and (p)(2)(B)of the Act

8. Resource Standard - Qualified Medicare Beneficiaries and Specified Low-Income Medicare Beneficiaries

For qualified Medicare beneficiaries covered under section 1902(a)(10)(E)(i) of the Act and specified low-income Medicare beneficiaries covered under section 1902(a)(10)(E)(iii) of the Act, the resource standard is twice the SSI standard.

1905(s) of the Act

Resource Standard - Qualified Disabled and Working Individuals

For qualified disabled and working individuals covered under section 1902(a)(10)(E)(ii) of the Act, the resource standard for an individual or a couple (in the case of an individual with a spouse) is twice the SSI resource standard.

TN No.	93-15					
Supersedes		Approval	Date	AUG 2 3 1993	Effective Date	7/1/93
TN NO	91-22				211111111111111111111111111111111111111	

Revision: HCFA-PM-91-8 October 1991

(MB)

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OMB No .:

State/Territory: NEVADA

Condition or Requirement Citation 1902(u) of the 9.1 For COBRA continuation beneficiaries, the resource standard is: Act Twice the SSI resource standard for an individual. More restrictive standard as applied under section 1902(f) of the Act as described in Supplement 8 to Attachment 2.6-A.

TN No. Supersedes

Approval Date APR 1 6 1932

Effective Date

TN No.

HCFA ID: 7985E

Revision: HCFA-PM-93-5 (MB)

MAY 1993

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	Stat	e:	Nevada		
Citation			Conc	liti	on or Requirement
1902(u) of	the	Act	10.	Exc	ess Resources
				a.	Categorically Needy, Qualified Medicare Beneficiaries, Qualified Disabled and Working Individuals, and Specified Low-Income Medicare Beneficiaries
					Any excess resources make the individual ineligible.
				b.	Categorically Needy Only
		-	N/A		This State has a section 1634 agreement with SSI. Receipt of SSI is provided for individuals while disposing of excess resources.
				c.	Medically Needy
					Any excess resources make the individual ineligible.

Revision: HCFA-PM-91-4 AUGUST 1991

(BPD)

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•	100031 1331			OMB No.: 0938-
	State:	NI	EVADA	
Citation	ı		_	Condition or Requirement
42 CFR 435.914	11.	Effec	tive I	Date of Eligibility
455.514	a.	Group	s Oth	er Than Qualified Medicare Beneficiaries
		(1)	For t	the prospective period.
			follo	rage is available for the full month if th owing individuals are eligible at any time ng the month.
			<u>X</u>	Aged, blind, disabled. AFDC-related.
			durin	rage is available only for the period ng the month for which the following viduals meet the eligibility requirements.
		N/A		Aged, blind, disabled. AFDC-related.
		(2)	For t	the retroactive period.
			the d	rage is available for three months before date of application if the following viduals would have been eligible had they ied:
		N/A		Aged, blind, disabled. AFDC-related.
			of th appli have	rage is available beginning the first day he third month before the date of ication if the following individuals would been eligible at any time during that h, had they applied
			<u>X</u>	Aged, blind, disabled. AFDC-related.

TN No4/-22_	JAN 1 3 1992	
Supersedes Approval Date TN No. 89-8 & 87-10		Effective Date 10/01/91
		HCFA ID: 7095F

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STATE PLAN UNDER TITLE XIX OF THE SOCIAL SECURITY AC
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(MB)

States	N:	EVADA 	, <u> </u>			
	ELIGIBILITY	CONDITION	AND RE	QUIREMENTS		
Citation(s)	Co	ondition of	Requir	ement		
1920(b)(1) of the Act	N/A	(3)		presumptive eli egnant women on		
			prenat begins determ the in ATT plan. applic day of which determ that a not fithe la month made t	ge is available al care for the on the day a gines that a wom come eligibility achment 2.6-A of the woman for Medical the month following the qualified prination of presility, the periphe State agency ination of eligipplication. If le an application of the min which the quality the determination of the min which the quality that the determination of the min which the quality of the min which which the quality of the min which	e period that qualified provider maneets any ey levels specifies an eaid by the law owing the more provider made sumptive and ends on the public provider made on the woman defends on for Medicanoth following the provider made and the woman defends on the woman defends and the woman def	vider of cified ved ast nth in the he day d on oes aid by ng the ider
1902(e)(8) and 1905(a) of the Act	XX	def Act the in to	ined in coverage first deshich the a quadrion 190	ed Medicare ber section 1905(p) e is available ay of the monthe individual is lified Medicare (p)(1). The e on is valid for	(1) of the beginning wind after the most first determine beneficiary eligibility	onth mined
		XX	12 mor	ths		
			6 mont	hs		
				onths (no less to the than 12 month		and

Revision: HCFA-PM-95-1 March 1995

(MB)

ATTACHMENT 2.6-A Page 26

Condition or Requirement Citation 1902(a)(18) 12. Pre-OBRA '93 Transfer of Resources -Categorically and Medically Needy, Qualified Medicare and 1902(f) of Beneficiaries, and Qualified Disabled and Working the Act Individuals The agency complies with the provisions of section 1917 of the Act, with respect to the transfer of resources Disposal of resources at less than fair market value affects eligibility for certain services as detailed in SUPPLEMENT 9 TO ATTACHMENT 2.6-A. 1917(c) Transfer of Assets - All eligibility groups 13. The agency complies with the provisions of section 1917(c) of the Act, as enacted by OBRA '93, with regard to the transfer of assets. Disposal of assets at less than fair market value affects eligibility for certain services as detailed in SUPPLEMENT 9(a) and ATTACHMENT 2,6-A, except in instances where the agency determines that the transfer rules would work an undue hardship. 1917(d) 14. Treatment of Trusts - All eligibility groups The agency complies with the provisions of section 1917(d) of the Act, as amended by OBRA '93, with regard to trusts. The agency uses more restrictive methodologies under section 1902(f) of the Act, and applies those methodologies in dealing with trusts; The agency meets the requirements in section _X_ 1917(d)(f)(B) of the Act for use of Miller trusts. The agency does not count the funds in a trust in any instance where the agency determines that the transfer would work an undue hardship, as described in SUPPLEMENT 10 TO ATTACHMENT 2.6-A.

TN No. 95-03		IUN B 5 400F		
Supersedes	Approval Date	JUN 0 5 1995	Effective Date	01/01/95
TN No. 91-22				

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Citation	Condition or Requirement
1924 of the Act 15.	The agency complies with the provisions of §1924 with respect to income and resource eligibility determinations for individuals who are expected to be institutionalized for at least 30 consecutive days and who have a spouse living in the community.
	When applying the formula used to determine the amount of resources in initial eligibility determinations, the State standard for community spouses is:
	the maximum standard permitted by law;
	X the minimum standard permitted by law; or
	a standard that is an amount between the minimum and the maximum.
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